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9	Attorneys for Plaintiff				
10	UNITED STATES DISTRICT COURT				
11	NORTHERN DISTRICT OF CALIFORNIA				
12	OAKLAND DIVISION				
13	UNITED STATES OF AMERICA,) 1	No. CR-11	1-090	05 SBA
14	Plaintiff,				I AND [PROPOSED] ONTINUE STATUS
15	V.	/			SEPTEMBER, 15, 2016
16	SYLVESTER MOORE,	/	Date:		August 25, 2016
17		/	Time: Court:	-	9:30 a.m. Hon. Kandis A. Westmore
18	Defendant.)			
19			27 201 - 1		
20	The above-captioned matter is set on August 25, 2016 before this Court for a status hearing. The				
21	parties request that this Court vacate that date and set this matter for status hearing on September 15,				
22	2016 at 9:30 a.m and that the Court exclude time under the Speedy Trial Act between the date of this				
23	stipulation and September 15, 2016. The parties stipulate that the time is excludable from the time				
24	limitations of the Speedy Trial Act because the interests of justice are served by granting a continuance,				
25	pursuant to 18 U.S.C. § 3161(h)(7)(A) and (B)(iv).				
26	This continuance will allow the reasonable time necessary for effective preparation of counsel,				
27	taking into account the exercise of due diligence. Both counsel continue to pursue a global resolution of				
28	the alleged robberies committed during the conspiracy and research issues that are likely to arise in				
	STIP. REQ. TO CONTINUE SENTENCING HEARING NO. CR-11-0905 SBA				

sentencing, especially whether Mr. Moore qualifies as a career offender. In particular, the law with respect to what constitutes a crime of violence for career offender purposes continues to evolve, and the parties need time to research the latest developments, including last week's Ninth Circuit unpublished decision in *United States v. Gerald Leslie Tate*, No. 15-10283 (9th Cir. August 9, 2016) which addresses whether a prior conviction for a violation of California Penal Code § 211 counts as a crime of violence under certain circumstances. Another recent decision the parties need to analyze and apply is *United* States v. Snead, No. 12-cr-649, at * 14 (August 2, 2016) (NDCA district court holding that robbery under California Penal Code Section 211 is a crime of violence under the elements clause of USSG § 4B1.2(a)). The parties respectfully request that the time between the date of this stipulation and September 15, 2016, be excluded under U.S.C. § 3161(h)(7)(A) and (B)(iv). DATED: August 17, 2016 Respectfully submitted,

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CHRISTINA McCALL United States Attorney

> /s/ Christina McCall CHRISTINA McCALL Assistant U. S. Attorney

/s/ Jerry Fong JERRY FONG Attorney for Sylvester Moore

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ORDER

Based on the reasons provided in the stipulation of the parties above, the Court hereby FINDS that for adequate preparation of the case by all parties, and in the interest of justice, pursuant to 18 U.S.C. sections 3161(h)(7)(A) and (B)(iv), an exclusion of time is warranted under the Speedy Trial Act. Based on these findings, IT IS HEREBY ORDERED THAT the hearing is continued until September 15, 2016, at 9:30 a.m., and time is excluded until September 15, 2016.

IT SO ORDERED.

DATED: 8/16/16

United States Magistrate Court Judge

STIP. REQ. TO CONTINUE SENTENCING HEARING NO. CR-11-0905 SBA